U.S. BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF WISCONSIN

Chapte	er 1	3 Plan (I	ndividu	al Adjus	tmer	nt of De	bts)				
Original Plan				Plan							
1st			Amende	Amended Plan (Indicate 1st, 2nd, etc. Amended, if applicable)							
			Modified	Modified Plan (Indicate 1st, 2nd, etc. Modified, if applicable)							
Debtor: Danie	IC.H	offman		SSN: xxx-xx-1	206	Case Number	24-11089-cjf				
Joint Debtor:	Opal	L. Hoffman		SSN: xxx-xx-84	464	25					
I. Notices											
To Debtors:		Plans that do not o	omply with loca	I rules and judicia	al rulings n	nay not be confi	rmable. All plans	, ame	ended plans, a	and modifie	d plans shall be
To Creditors		Your rights may be eliminated. If you confirmation within in Section IIIC belo	affected by this ppose the plan 28 days after t	s plan. You must to s treatment of you he completion of t	file a time ur claim o the Sectio	ly proof of claim r any provision o n 341 meeting o	of this plan, you o of creditors. Addit	or you ional	ır attorney mu objection dea	st file an o dlines may	bjection to
To All Parties:	to the state of th							d provisions othe			
		Debtor(s) must che included," if both b	eck one box on oxes are check	each line to state ed, or if no boxes	whether t are check	the plan includes ked, the provisio	each of the follon n will be ineffecti	wing ve ev	items. If an it en if otherwis	tem is che e provided	cked as "Not for in the plan.
		The deadline to o	bject to the an	ended or modifi	ied plan is	September 10	, 2024	_	25¥0		
The valuatio		secured claim, set creditor	out in Section I	II, which may resu	ult in a pai	rtial payment or	no payment at		Included		Not Included
Avoidance o	f a jud	licial lien or nonpos	sessory, nonpu	rchase-money se	curity inte	rest, set out in S	Section III		Included		Not Included
Nonstandard	d prov	isions, set out in Se	ection VII					•	Included		Not Included
Unless othe	rwise	provided for in th	is plan, the tru	ıstee shall disbu	rse paym	ents in the follo	owing order afte	er tru	stee fees: eq	ual month	nly payments to
secured cre	ditors	s, administrative e	xpenses inclu	ding attorney fee	es, secure	ed claims paid	pro rata, priority	clai	ms, general ເ	ınsecured	l claims.
II. Plan Pa	aym	ents, Length	of Plan, a	nd Debtor(s)' Atto	orney's Fee	•				
conversion	n date	ayment: This plan . Debtor(s) will mak riod, either 36 or 60	e payments by	employer wage o	rder unles	ss otherwise req	uested. The payr	ments	s must be mad	de for the A	from the filing/ Applicable
	1.	\$1,000.00	for	11	month	ns;					
	2.	\$2,200.00	for	1	month	ns;					
	3.	\$2,240.00	for	50	month	ns;					
	4.	\$0.00	for		month	ns;					
	5.	\$0.00	for		month	ns;					
	6.	\$0.00	for		month	ns;					
	7.	\$0.00	for		month	ns;					
	8.	\$0.00	for		montl	ns;					
	9.	\$0.00	for		month	ns;	20				
	10.	\$0.00	for		monti	ns;					

The total amount of estimated payments to the trustee: Local Form 3015-1,1 (Rev. November 15, 2023)

11. <u>\$0.00</u> for ____

Page 1 of 5

__ months;

\$115,200.00

Debtor(s)' Attorney's Fee: None Unless otherwise ordered, allowed admi Total Fees: \$4500.00 Payable /n Payments made related to current be Treatment of Secured Classifications and the secured claim is not provided for in Secured Classifications.	Total Paid:	\$2495.86 to)	Balance Due:	\$2004.14
Unless otherwise ordered, allowed admi Total Fees: \$4500.00 Payable/n Payments made related to current be	Total Paid: Total Paid: nonth (Months nankruptcy in the amo	\$2495.86 to)	Balance Due:	\$2004.14
Total Fees: \$4500.00 Payable/m Payments made related to current by Treatment of Secured Classes	Total Paid:	\$2495.86 to)	Balance Due:	\$2004.14
Payable /n Payments made related to current be	nonth (Months	to)	_	\$2004.14
Payments made related to current be a curren	pankruptcy in the amou	n———	s \$313 (filing fee)	
Treatment of Secured Cla		unt of \$2,495.86 plus	s \$313 (filing fee)	
Treatment of Secured Cla				
f a secured claim is not provided for in	nims			
ra secured dialiff is flot provided for fire	Section III, then the truste	e will not disburse any	funds to the holder of the	claim.
f a claim listed in the plan as secured is Section V, and the claim will not be paid			e trustee will pay the clain	n as an unsecured claim as provided
f a secured creditor obtains relief from the date of entry of the order granting state the creditor as of that date.	ne automatic stay as to co ay relief, the plan will be o	ollateral listed in Sectio leemed not to provide t	n III, the trustee will cease for that creditor's secured	further payments to that creditor an claims beyond payments actually ma
Payment of Notices filed under Rule 300 (002.1(c) ("3002.1(c) Notice") pro rata wallan may be required to maintain feasibi (002.1(c) Notice amounts if the plan pro	then the trustee pays other lity. If the debtor timely o	er secured creditors, ur bjects, the trustee will p	nless the debtor timely obju- pay the amount as determ	ects to the 3002.1(c) Notice. A modif ined by the court. The trustee will no
Payment in Full: With the exception of lan does not state an interest rate, the	proof of claim controls the	rate of interest. If no i	ed below will be paid in full	, with the interest rate stated below.
he claim without interest. For tax claims easibility.	s of governmental units, t		interest rate is listed in the	e plan or the proof of claim, the plan p
		ne debtor must state th	interest rate is listed in the se rate required by 11 U.S.	plan or the proof of claim, the plan p.C. § 511 to permit the parties to calc
•	proof of claim controls		e rate required by 11 U.S.	plan or the proof of claim, the plan p C. § 511 to permit the parties to calc
The allowed claim amount stated on a amount is higher or lower (applies to	Section IIIA only).	s over any contrary cl	e rate required by 11 U.S.	plan or the proof of claim, the plan p. C. § 511 to permit the parties to calc
The allowed claim amount stated on a	Section IIIA only).	s over any contrary cl	e rate required by 11 U.S.	plan or the proof of claim, the plan p. C. § 511 to permit the parties to calc
he allowed claim amount stated on a mount is higher or lower (applies to	Section IIIA only).	s over any contrary cl	e rate required by 11 U.S.	plan or the proof of claim, the plan p. C. § 511 to permit the parties to calc
The allowed claim amount stated on a mount is higher or lower (applies to the holder of any allowed secured claim	Section IIIA only). Ilisted in this section will	s over any contrary cl	e rate required by 11 U.S.	plan or the proof of claim, the plan p. C. § 511 to permit the parties to calc
The allowed claim amount stated on a mount is higher or lower (applies to the holder of any allowed secured claim 1. Creditor:	Section IIIA only). I listed in this section will Arrearag	s over any contrary cl	e rate required by 11 U.S.	plan or the proof of claim, the plan p. C. § 511 to permit the parties to calc
The allowed claim amount stated on a mount is higher or lower (applies to the holder of any allowed secured claim 1. Creditor:	Section IIIA only). I listed in this section will Arrearag Payoff or	s over any contrary cl retain its lien as provide e on Petition Date:	e rate required by 11 U.S.	plan or the proof of claim, the plan p. C. § 511 to permit the parties to calc
he allowed claim amount stated on a mount is higher or lower (applies to he holder of any allowed secured claim 1. Creditor:	Section IIIA only). I listed in this section will Arrearag Payoff or	e on Petition Date:	e rate required by 11 U.S.	e plan or the proof of claim, the plan p.C. § 511 to permit the parties to calc
The allowed claim amount stated on a mount is higher or lower (applies to the holder of any allowed secured claim 1. Creditor: Address: Account Number:	Section IIIA only). I listed in this section will Arrearag Payoff or	e on Petition Date:	e rate required by 11 U.S.	e plan or the proof of claim, the plan p.C. § 511 to permit the parties to calc
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The allowed claim amount stated on a mount is higher or lower (applies to the holder of any allowed secured claim. 1. Creditor: Address: Account Number: Interest Rate:	Section IIIA only). I listed in this section will Arrearag Payoff or	e on Petition Date:	e rate required by 11 U.S.	e plan or the proof of claim, the plan p.C. § 511 to permit the parties to calc
he allowed claim amount stated on a mount is higher or lower (applies to he holder of any allowed secured claim 1. Creditor: Address: Account Number: Interest Rate: Disburse adequate	Section IIIA only). I listed in this section will Arrearag Payoff or	e on Petition Date:	e rate required by 11 U.S.	e plan or the proof of claim, the plan p.C. § 511 to permit the parties to calc
the allowed claim amount stated on a mount is higher or lower (applies to the holder of any allowed secured claim. 1. Creditor: Address: Account Number: Interest Rate: Disburse adequate protection pre-confirmation \$	Section IIIA only). I listed in this section will Arrearag Payoff or	e over any contrary claretain its lien as provide e on Petition Date: n Petition Date: ayment Type]	e rate required by 11 U.S.	plan or the proof of claim, the plan p.C. § 511 to permit the parties to calc s section, whether the allowed clai (5)(B)(i).
the allowed claim amount stated on a mount is higher or lower (applies to the holder of any allowed secured claim 1. Creditor: Address: Account Number: Interest Rate: Disburse adequate protection pre-confirmation \$	Section IIIA only). I listed in this section will Arrearag Payoff or	retain its lien as provide e on Petition Date: n Petition Date: ayment Type]	erate required by 11 U.S. aim amount listed in this ed in 11 U.S.C. § 1325(a)(plan or the proof of claim, the plan p.C. § 511 to permit the parties to calc s section, whether the allowed clai (5)(B)(i).
The allowed claim amount stated on a mount is higher or lower (applies to the holder of any allowed secured claim. 1. Creditor: Address: Account Number: Interest Rate: Disburse adequate protection pre-confirmation \$	Section IIIA only). I listed in this section will Arrearag Payoff or	cover any contrary claretain its lien as provide e on Petition Date: ayment Type] Check one	e rate required by 11 U.S. aim amount listed in this ed in 11 U.S.C. § 1325(a)(plan or the proof of claim, the plan p.C. § 511 to permit the parties to calc s section, whether the allowed clai (5)(B)(i).

Maintenance of Payments and Cure of Default: The debtor(s) will maintain payments during the case on the allowed secured claims listed below pursuant to 11 U.S.C. § 1322(b)(5). The trustee will pay the arrearage listed on any allowed proof of claim filed before the deadline under Bankruptcy Rule 3002(c) or 3004. If the interest rate is left blank, the trustee will not pay interest on the arrearage. The installment payments will be paid as indicated below. Any arrearage and the current monthly installment listed on a proof of claim (or a notice filed pursuant to Bankruptcy Rule 3002.1) control over any contrary amounts stated below. 1. Creditor: Nationstar Mortgage LLC Address: Arrearage on Petition Date: \$90,679.78 \$336,053.41 Payoff on Petition Date: Arrears Payment (Cure) \$1,743.27 /month 6217 Account Number: 0 Interest Rate: Disburse adequate 0 protection pre-confirmation \$ Other: Check one below for Real Property: Real Property Escrow is included in the regular payments Principal Residence Other Real Property The debtor(s) will pay taxes insurance directly Address of Collateral: W8110 Phillips Road Poynette, WI 53955 Personal Property/Vehicle Description of Collateral: NONE C. Valuation of Collateral: The debtor requests that the court determine the allowed value of the secured claims listed below. A SEPARATE MOTION WILL BE FILED AND SERVED UPON YOU PURSUANT TO BANKRUPTCY RULE 7004. AS PROVIDED IN RULE 3012, THE DEBTOR REQUESTS THAT THE VALUE FOR each secured claim BELOW should be the Amount of Secured Claim set forth below. The Amount of Secured Claim will be paid in full with interest at the rate stated below. If the total amount of the proof of claim is less than the Amount of Secured Claim below, the lower amount listed on the proof of claim is allowed and will be paid in full. If no interest is stated below, the proof of claim controls the interest rate. If no interest rate is listed in the plan or proof of claim, then no interest will be paid. IF A CREDITOR LISTED BELOW OBJECTS TO THE PROPOSED 9/10/2024 VALUATION, AN OBJECTION MUST BE FILED ON OR BEFORE: The portion of any allowed claim that exceeds the Amount of Secured Claim will be treated as an unsecured claim under section V of this plan. The allowed amount of the creditor's total claim listed on the proof of claim controls over the Estimated amount of creditor's total claim listed below. The holder of any allowed secured claim listed in this section will retain its lien as provided in 11 U.S.C. § 1325(a)(5)(B)(i).

Debtor(s): Daniel C. Hoffman, Opal L. Hoffman

Case Number: 24-11089-cjf

REAL PROPERTY: NONE
 VEHICLE(S): NONE

	Creditor: Capital One Auto Finance	Estimated amount of creditor's	total claim:	Payment			
	Address: 4515 N Santa Fe Ave, Dept. APS	Value of Collateral:	\$11,500.00	Est. total paid in plan: \$1	13,788.00		
	Oklahoma City, OK 73118-0000	Amount of claims senior to cre		Adequate Protection Payment:	\$265.15		
	Account No.:	claim:	\$0.00	Equal Monthly Payment:	\$265.15		
	VIN: 1C6RR7FT6HS834644	Amount of Creditor's Lien:	\$12,563.00				
	Description of Collateral:	Interest Rate: 8.50%	=3				
	3. PERSONAL PROPERTY: NONE						
D.	LIEN AVOIDANCE NONE						
E.	SURRENDER OF COLLATERAL: Secured claims for Trustee. NONE	iled by any creditor granted stay r	elief in this section	shall not receive a distribution from	the Chapter 13		
IV	. Treatment of Fees and Priority C	aims (as defined in 11 U.S	s.C. §507 and 1	1 U.S.C. § 1322(a)(4)			
	Trustee's fees are governed by statute, may change						
	All allowed priority claims will be paid in full without p				nat a different		
	The priority debt amount listed on a filed proof of clair amount of the allowed claim is entitled to priority.	m controls over any contrary amo	unt listed in this se	ction, unless the court determines to	iat a unicioni		
A.	PRIORITY TAX CLAIMS:	NONE					
В.	DOMESTIC SUPPORT OBLIGATION(S):	■ NONE					
C.	OTHER: NONE						
V.	Treatment of Unsecured Nonprior	ity Creditors					
	A. Allowed nonpriority unsecured claims that disbursements made in accordance with in full, whichever comes first.	t are not separately classified will the plan until either the applicable	be paid pro rata fro commitment perio	om any remaining funds after paying d is reached or nonpriority unsecure	gother ed claims are paid		
	Pro rata dividends will be calculated by the	e Trustee upon review of filed cla	ims after the bar d	ate.			
	B. If checked, the Debtor(s) will amen	d/modify to pay 100% to all allow	ed unsecured non	priority claims.			
	C. SEPARATELY CLASSIFIED:	NONE					
	*Debtor(s) certifies the separate classificatio U.S.C. § 1322.	n(s) of the claim(s) listed above w	ill not prejudice oth	ner unsecured nonpriority creditors p	oursuant to 11		
VI.	EXECUTORY CONTRACTS AND UNEXPIRE tion shall not receive a distribution from t	D LEASES: Secured claims	filed by any cre	editor/lessor granted stay reli	ef in this		
		ic diapter to trustee.					
VI	I. Non-Standard Plan Provisions						
	NONE Nonstandard provisions must be set forth	n below. A nonstandard provision	is a provision not o	otherwise included in the Local Form	or deviating from		
	it. Nonstandard provisions set out elsewi	nere in this plan are void.					
	Debtors shall continue to pay federal stud Chapter 13 Plan.	ent loan obligations pursuant to the	neir repayment pla	n with the Department of Education	outside of the		

Debtor(s): Daniel C. Hoffman, Opal L. Hoffman

Case Number:24-11089-cjf

	Debtor(s)	: Daniel C. Hoffman, Opal L. Hoffman	Case Number: 24-11089-cjf				
Mortgage Modification Mediation	on						
PROPERTY O	OF THE ESTATE WILL VEST IN TH	E DEBTOR(S) UPON PLAN CONFIRMAT	ION.				
I declare that the foregoing Chapter 13 plan is true and correct under penalty of perjury.							
D	ebtor	Joi	nt Debtor				
	Date		Date				
/s/ Noe J. Rincon Attorney with permission to sign on Debtor(s)' behalf	August 13, 2024 Date						

By filing this document, the Attorney for Debtor(s) [or Debtor(s) if not represented by counsel] certifies that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in Local Form Chapter 13 Plan and the plan contains no nonstandard provisions other than those set out in paragraph VII.

UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF WISCONSIN

In re: Daniel C. Hoffman Opal L. Hoffman Chapter 13 Case No.: 3-24-11089-cjf

REQUEST TO AMEND UNCONFIRMED CHAPTER 13 PLAN

- 1. This request to amend an unconfirmed Chapter 13 Plan supersedes all prior requests to amend the Plan and includes all proposed amendments. Terms not fully stated here or in the original Plan are not part of the Plan.
- 2. Service: A certificate of service must be filed with this request for plan amendment, together with the amended Western Wisconsin Local Form 3015-1.1.
- 3. Designate one of the following:

A copy of this proposed amendment has been served on the parties (the debtor, the trustee, the United States Trustee and all creditors) as required by Fed. R. Bank. P. 3015(g); or

A motion requesting limited service is being filed simultaneously with the Court.

4. I request the following amendment of the Chapter 13 Plan filed with the Court: See Attached.

All remaining terms of the original Chapter 13 plan are unaffected. In the event of a conflict between the terms of the original Plan and the terms of this amendment, the terms of this amendment will control.

WHEREFORE, each Debtor requests the Court approve this proposed amendment to the original Chapter 13 Plan.

Local Form No. 3015-1.2 12/01/2017

AMENDMENTS TO CHAPTER 13 PLAN

II. Plan Payments, Length of Plan, and Debtor(s)' Attorney's Fee A. Monthly Plan Payment

Debtor's plan is changed to be for 52 months, with payments made as follows:

\$1,000.00 for 1 Month; \$2,200.00 for 1 Month; \$2,240.00 for 50 Months

Total Estimated Payments Made: \$115,200.00

B. Debtor(s)' Attorney's Fee

Attorney's Fees to be paid as administrative claim.

Amended Balance to be paid through the plan is \$2,004.14.

III. Treatment of Secured Claims

B. Maintenance of Payments and Cure of Default

Creditor 1:

Arrearage on Petition Date: \$90,679.78 Payoff on Petition Date: \$336,053.41 Arrears Payment (Cure): \$1,743.27

C. Valuation of Collateral

Creditor 1:

Deadline to Object to Valuation: 9/10/2024
Value of Collateral changed to \$11,500.00
Valuation of creditor's lien changed to \$12,563.00
Monthly payments and adequate protection payments shall be \$265.15/month.

VII. Nonstandard Provisions

"Debtors shall continue to pay federal student loan obligations pursuant to their repayment plan with the Department of Education outside of the Chapter 13 Plan."

UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF WISCONSIN

In Re:

DANIEL C. HOFFMAN, OPAL L. HOFFMAN Case No. 3-24-11089-cjf

Debtors.

NOTICE OF DEBTOR'S REQUEST TO AMEND UNCONFIRMED CHAPTER 13 PLAN

PLEASE TAKE NOTICE that the above-named Debtors, Daniel C. Hoffman and Opal L. Hoffman, by their attorneys, Krekeler Law, S.C., have filed papers with the Court requesting to amend her unconfirmed Chapter 13 Plan, a copy of which is attached hereto and incorporated herein.

<u>Your rights may be affected.</u> You should read these papers carefully and discuss them with your attorney, if you have one in this bankruptcy case. (If you do not have an attorney, you may wish to consult one.)

If you do not want the court to eliminate or change your claim, then on or before **twenty-one days (21 Days)** from the date of this Notice you or your attorney must:

File with the court a written objection and request for hearing, explaining your objection to Debtor's Request to Amend Unconfirmed Chapter 13 Plan at:

United States Bankruptcy Court 120 North Henry Street Madison, WI 53703

If you mail your objection to the court for filing, you must mail it early enough so the court will **receive** it on or before the date stated above.

You must also mail a copy to:

Attorney Noe J. Rincon Krekeler Law S.C. 26 Schroeder Ct., Ste. 300 Madison, WI 53711

U.S. Trustee 780 Regent Street, Suite 304A Madison, WI 53715 If you or your attorney does not take these steps, the court may decide that you do not oppose the Debtor's Request to Amend Unconfirmed Chapter 13 Plan and, therefore, may enter an order granting said Amended Chapter 13 Plan.

Dated this 13th day of August 2024.

KREKELER LAW, S.C.

By: Noe J. Rincon

State Bar No. 1124893 *Attorneys for Debtors*,

Daniel C. Hoffman and Opal L. Hoffman

ADDRESS:

26 Schroeder Ct., Ste. 300 Madison, WI 53711 (608) 258-8555 nrincon@ks-lawfirm.com

UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF WISCONSIN

In re:

DANIEL C. HOFFMAN and OPAL L. HOFFMAN,

Case No. 24-11089-cjf

Debtors.

CERTIFICATE OF SERVICE STATE OF WISCONSIN)) ss. COUNTY OF DANE)

The undersigned, being first duly sworn on oath, deposes and says that on August 13, 2024, the undersigned electronically filed and emailed a copy of the Debtors' Amended Chapter 13 Plan, Debtors' Notice of Request to Amend Chapter 13 Plan, Request to Amend Unconfirmed Chapter 13 Plan to the following parties in interest:

Office of the United State Trustee 780 Regent Street, Suite 304A Madison, WI 53715 Trustee Mark Harring 1222 W. Washington Ave., #500 Madison, WI 53703

The undersigned, being first duly sworn on oath, deposes and says that on August 13, 2024, the undersigned mailed, properly enclosed in a postpaid envelope, a copy of the Debtor's Amended Chapter 13 Plan, Debtors' Notice of Request to Amend Chapter 13 Plan, Request to Amend Unconfirmed Chapter 13 Plan to all on attached list and to the following parties in interest:

Daniel C. Hoffman Opal L. Hoffman W8110 Phillips Road Poynette, WI 53955-8801

Cheryl Watson

Label Matrix for local noticing 0758-3 Case 3-24-11089-cjf Western District of Wisconsin www.wiwb.uscour Madison Tue Aug 13 16:46:17 CDT 2024

(p) ALASKA USA FCU ATTN BANKRUPTCY 4220 B STREET ANCHORAGE AK 99503-5911

Attorney Kirk R. Emick Kohn Law Firm SC 735 N Water St., Ste 1300 Milwaukee, WI 53202-4106

Bonded Collectors of Wisconsin, Inc. P.O. Box 83 Portage, WI 53901-0083

Capital One - Maurices PO Box 30253 Salt Lake City, UT 84130-0253

Capital One Auto Finance, a division of AIS Portfolio Services, LLC 4515 N Santa Fe Ave. Dept. APS Oklahoma City, OK 73118-7901

Capital One Bank c/o American InfoSource PO Box 71083 Charlotte, NC 28272-1083

Cash Central 6785 Bobcat Way, Suite 200 Dublin, OH 43016-1443

(c) CHECK 'N GO 2800 NEW PINERY RD STE 13 PORTAGE WI 53901-9293

Comenity Bank Bankruptcy Department PO Box 182125 Columbus, OH 43218-2125 AIS Portfolio Services LP Attn: Capital One Auto Finance 4515 N. Santa Fe Ave,, Dept. APS Oklahoma City, OK 73118-7901

Aspirus PO Box 1008 Wausau, WI 54402-1008

Axcess Financial dba Check 'n Go 7755 Montgomery Rd Cincinnati, OH 45236-4291

Bureaus Investment Group Portfolio No 15 PO Box 788 Kirkland, WA 98083-0788

Capital One Auto c/o Disputes PO Box 259407 Plano, TX 75025-9407

Capital One Auto Finance, a division of Capi 4515 N Santa Fe Ave. Dept. APS Oklahoma City, OK 73118-7901

Capital One Bank (USA) American InfoSource as agent 4515 N. Santa Fe Ave Oklahoma City, OK 73118-7901

Cash Net USA 175 West Jackson Blvd, Suite 1000 Chicago, IL 60604-2863

Check N Go 2531 8th St S Wisconsin Rapids, WI 54494-6162

Comenity Bank - JJill PO Box 182789 Columbus, OH 43218-2789 ASPEN FAMILY COUNSELING PO BOX 83 PORTAGE, WI 53901-0083

Attorney Joseph R. Johnson Kohn Law Firm, S.C. 735 N. Water Street, Suite 1300 Milwaukee, WI 53202-4106

Becket and Lee LLP PO Box 3001 Malvern, PA 19355-0701

Bureaus Investment Group Portfolio No 15 c/o PRA Receivables Management LLC PO Box 41021 Norfolk, VA 23541-1021

Capital One Auto Finance 4515 N Santa Fe Ave. Dept. APS Oklahoma City, OK 73118-7901

Capital One Bank PO Box 30281 Salt Lake City, UT 84130-0281

Capital One, N.A. by AIS InfoSource LP as agent 4515 N Santa Fe Ave Oklahoma City, OK 73118-7901

Charter Communications 2701 Daniels Street Madison, WI 53718-6792

Check N Go PO Box 36124 Cincinnati, OH 45236-0124

Comenity Bank - Lane Bryant PO Box 182789 Columbus, OH 43218-2789 Commenity Bank - Ulta PO Box 182120 Columbus, OH 43218-2120 Dish Network 9601 S Meridian Blvd Englewood, CO 80112-5905 Divine Savior Healthcare PO Box 387 Portage, WI 53901-0387

Christopher C. Drout Gray & Associates, L.L.P. 16345 West Glendale Drive New Berlin, WI 53151-2841 ECMC PO Box 16408 Saint Paul, MN 55116-0408 Evan Lincoln Moscov Law Office of Evan Moscov 325 Washington St., Suite 303 Waukegan, IL 60085-5526

Evan Lincoln Moscov Law Office of Evan Moscov PO Box 8305 Waukegan, IL 60079-8305 Fed Loan Servicing P.O Box 60610 Harrisburg, PA 17106-0610 Fingerhut Direct Market ATTN: Customer Service 6250 Ridgewood Road Saint Cloud, MN 56303-0820

Gray & Associates, L.L.P. Attorney Jay J. Pitner 16345 West Glendale Drive New Berlin, WI 53151-2841 (p)MARK HARRING ATTN STANDING TRUSTEE 122 WEST WASHINGTON AVENUE SUITE 500 MADISON WI 53703-2758 Daniel C. Hoffman W8110 Phillips Rd Poynette, WI 53955-8801

Opal L. Hoffman W8110 Phillips Rd Poynette, WI 53955-8801 IC System, Inc.
444 Highway 96 East
PO Box 64378
Saint Paul, MN 55164-0378

IRS - Centralized Insolvency Operations P.O. Box 7346 Philadelphia, PA 19101-7346

(p) JORA CREDIT 7701 LAS COLINAS RIDGE SUITE #650 IRVING TX 75063-8114 Krysta L. Kerr Credit Solutions, S.C. 626 E. Wisconsin Avenue Milwaukee, WI 53202-4616 Kohl's Department Store PO Box 3115 Milwaukee, WI 53201-3115

LVNV Funding LLC PO Box 10587 Greenville, SC 29603-0587 LVNV Funding, LLC Resurgent Capital Services PO Box 10587 Greenville, SC 29603-0587 Madison Gas & Electric Co. PO Box 1231 Madison, WI 53701-1231

Midland Credit Management PO Box 2037 Warren, MI 48090-2037 Midland Funding
Midland Credit Management Inc.
PO Box 2001
Warren, MI 48090-2001

Midwest Recovery Systems LLC 514 Earth City Plaza, Suite 100 Earth City, MO 63045-1303

Evan L Moscov Law Office of Evan L. Moscov P.O. Box 8305 Waukegan, IL 60079-8305 Mr. Cooper Attn: Donald Wooten PO Box 619097 Dallas, TX 75261-9097 (p)NATIONSTAR MORTGAGE LLC PO BOX 619096 DALLAS TX 75261-9096

Nationstar Mortgage LLC c/o Gray & Associates, LLP 16345 West Glendale Dr New Berlin, WI 53151-2841 Nationstar Mortgage LLC 8950 Cypress Waters Blvd Coppell, TX 75019-4620 Office of the United States Trustee 780 Regent Street Suite 304 Madison, WI 53715-1233 PayPal Credit / Synchrony Bank c/o PRA Receivables management PO Box 41021 Norfolk, VA 23541-1021 Plain Green LLC 93 Mark Road Suite 600 PO Box 270 Box Elder, MT 59521-0270 (p)PORTFOLIO RECOVERY ASSOCIATES LLC PO BOX 41067 NORFOLK VA 23541-1067

Quantum3 Group LLC as agent for BUREAUS INVESTMENT GROUP PORTFOLIO NO 15 PO Box 788 Kirkland, WA 98083-0788 (p)PERITUS PORTFOLIO SERVICES II LLC P O BOX 141419 IRVING TX 75014-1419 RISE Credit C/O Peritus Portfolio Services I P.O. Box 141419 Irving, TX 75014-1419 IRVING, Tx 75014-1419

Noe Joseph Rincon Krekeler Law S.C. 26 Schroeder Court, Suite 300 Madison, WI 53711-2503 Rise 4150 International Ste. 300 Fort Worth, TX 76109-4819 SPRING OARS CAPITAL SPV, LLC PO BOX 1216 CHESAPEAKE, VA 23327-1216

Scolopax, LLC C/O Weinstein & Riley, P.S. 1415 WESTERN AVE, SUITE 700 SEATTLE, WA 98101-2051 Secretary of Treasury Treasury Department 1500 Pennsylvania Avenue N.W. Washington, DC 20220-0001 Securities and Exchange Commission 175 West Jackson Boulevard Suite 900 Chicago, IL 60604-2908

(p) STATE COLLECTION SERVICE INC 2509 S STOUGHTON RD MADISON WI 53716-3314 U.S. Trustee's Office 780 Regent Street, Suite 304 Madison, WI 53715-1233 UW Health PO Box 620993 Middleton, WI 53562-0993

United States Treasury Internal Revenue Service P.O. Box 7346 Philadelphia, PA 19101-7346 Wisconsin Department of Revenue Special Procedures Unit P.O. Box 8901 Madison, WI 53708-8901 Wisconsin Department of Revenue ATTN: Bankruptcy Unit, MS 5-144 P.O. Box 8901 Madison, WI 53708-8901

Wisconsin Department of Revenue Compliance Bureau PO Box 8901 Madison, WI 53708-8901 Wisconsin Dept. of Workforce Development Division of Unemployment Insurance P.O. Box 8914 Madison, WI 53708-8914 (p) ALLIANT ENERGY 300 E SHERIDAN AVE CENTERVILLE IA 52544-2625

The preferred mailing address (p) above has been substituted for the following entity/entities as so specified by said entity/entities in a Notice of Address filed pursuant to 11 U.S.C. 342(f) and Fed.R.Bank.P. 2002 (g) (4).

Alaska USA Federal Credit Union PO Box 196200 Anchorage, AK 99519-6613 (d)Global FCU f/k/a Alaska USA FCU PO Box 196200 Anchorage, AK 99519 Mark Harring 122 West Washington Ave. Suite 500 Madison, WI 53703-2578

Jora Credit PO Box 8407 Philadelphia, PA 19101 Nationstar Mortgage dba Mr. Cooper PO Box 619096 Dallas, TX 75261-9741 (d) Nationstar Mortgage LLC Bankruptcy Department PO Box 619096 Dallas, TX 75261-9741 Portfolio Recovery Associates PO Box 12914 Norfolk, VA 23541 (d)Portfolio Recovery Associates, LLC PO Box 41067 Norfolk, VA 23541 (d)Portfolio Recovery Associates, LLC POB 12914 Norfolk VA 23541

RISE Credit
Peritus Portfolio Services II, LLC
PO BOX 141419
IRVING, TX 75014-1419

(d)Rise PO Box 141419 Irving, TX 75014-1419 (d)Rise Credit
Peritus Portfolio Services II, LLC
PO Box 141419
Irving, TX 75015-1419

State Collection Service PO Box 6250 Madison, WI 53716-0250 Wisconsin Power & Light Company 300 East Sheridan Centerville, IA 52544

Addresses marked (c) above for the following entity/entities were corrected as required by the USPS Locatable Address Conversion System (LACS).

Check 'N Go 2830 New Pinery Rd, Ste I Portage, WI 53901

The following recipients may be/have been bypassed for notice due to an undeliverable (u) or duplicate (d) address.

(d)Capital One Auto Finance, a division of Ca 4515 N. Santa Fe Ave. Dept. APS Oklahoma City, OK 73118-7901 (d)Capital One Auto Finance, a division of Ca 4515 N Santa Fe Ave. Dept. APS Oklahoma City, OK 73118-7901 (d)Midland Credit Management, Inc. PO Box 2037 Warren, MI 48090-2037

(d)Opal L. Hoffman W8110 Phillips Rd Poynette, WI 53955-8801 End of Label Matrix
Mailable recipients 80
Bypassed recipients 4
Total 84